

September 1, 2005

Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

RE: SUBSCRIBER ACKNOWLEDGEMENT REPORT 9/1/05

WC Docket No. 05-196

Dear Ms. Dortch:

In accordance with the Public Notice released August 26, 2005, please accept this compliance report on behalf of CordiaIP Corp. CordiaIP Corp. launched its website and commenced its VoIP service offering on June 7, 2005. The website is the only method of enrollment for our VoIP services at present. When subscribers sign up for our VoIP service they encounter a screen disclosing, in plain language, our current 911 dialing capability and the circumstances in which E911 service may not be available. If the potential subscriber fails to affirmatively acknowledge their understanding of the 911 advisory they cannot go on to the next screen to continue their order for our service. After signing up for our service via our website, we ship our subscribers a telephone adapter and the required warning label.

Our current procedure ensures that we have an affirmative acknowledgment to the 911 advisory from 100% of our subscriber base. In addition, we are sending our subscribers follow-up correspondence which includes additional warning stickers for their use and reminds them that they previously acknowledged their understanding of our 911 dialing capability.

Prior to the commercial launch of our VoIP service in June 2005, we provided service on a trial basis to approximately 45 subscribers. The trial subscriber base is made up of CordiaIP employees and their family members. The trial subscriber base has been sent correspondence notifying them of our current 911 dialing capability and the circumstances in which E911 may not be available and are being requested to log onto their accounts to acknowledge receipt and understanding of the 911 advisory. Included in that correspondence are warning labels to place on or near their telephones. To date, approximately 82% of our trial base has affirmatively acknowledged the 911 advisory by logging into their accounts and we anticipate affirmative acknowledgements from the balance of the trial subscriber base on or before September 22, 2005. The trial subscribers

Marlene H. Dortch Re: Subscriber Acknowledgement Report September 1, 2005

Page 2 of 2

are also being notified that if they fail to affirmatively acknowledge receipt and understanding of the advisory by September 28, 2005 that we are required, by law to disconnect their VoIP service. We anticipate a 100% affirmative response before September 28, 2005 and believe we will not have to disconnect service for any of our subscribers. In the unlikely event that we have to disconnect service, the only affected subscribers will be trial subscribers.

Due to the small number of subscribers that we may have to disconnect and their classification as a trial subscriber, which means they do not pay for our service and they have alternative telecommunications service at the premises to which VoIP service is provided, it is not cost effective or technically feasible to utilize a "soft" or "warm" disconnect solution for these subscribers.

Please let me know if you require any additional information.

Respectfully submitted,

Maria A. Abbagnaro General Counsel 914-948-5550 x1054

cc: Byron McCoy, Consumers Division via email byron.mccoy@fcc.gov
Kathy Berthot, Spectrum Enforcement Division via email Kathy.berthot@fcc.gov
Janice Myles, Competition Policy Division via email Janice.myles@fcc.gov
Best Copy and Printing via email fcc@bcpiweb.com